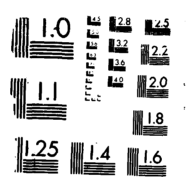
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MATROCOPY RESOLUTION TEST CHART



AD-A188 539

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OAK RIDGE NATIONAL LABORATORY

MARTIN MARIETTA

Quality Assurance/Quality Control in Waste Site Characterization and Remedial Action



Final Report

M. P. Maskarinec S. K. Holladay

Supported by

U.S. Army Toxic and Hazardous Materials Agency Aberdeen Proving Ground, Maryland 21010-5401

Project Officer: Mary Ann Ryan

Approved for public release; distribution unlimited

The findings in this report are not to be construed as an official Department of the Army position unless so designated by other authorized documents.

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MARTIN MARIETTA ENERGY SYSTEMS, INC.
FOR THE UNITED STATES
DEPARTMENT OF ENERGY

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83 APR edition may be used until exhausted.
All other editions are obsolete.

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Quality Assurance/Quality Control in Waste Site Characterization and Remedial Action

M. P. Maskarinec and S. K. Holladay

Analytical Chemistry Division Oak Ridge National Laboratory Oak Ridge, Tennessee 37831-6120

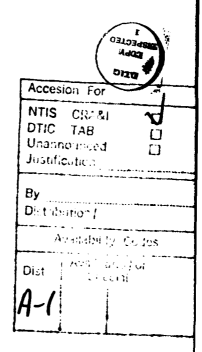
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U.S. ARMY TOXIC AND HAZARDOUS MATERIALS AGENCY Aberdeen Proving Ground, Maryland 21010-5401

Project Officer: Mary Ann Ryan

Date Published - October 1987

OAK RIDGE NATIONAL LABORATORY
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operated by
MARTIN MARIETTA ENERGY SYSTEMS, INC.
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EXECUTIVE SUMMARY

This report details efforts to date to advance the state of the art of Quality Assurance/Quality Control (QA/QC) in waste site characterization and remedial action. The report is organized into three sections. The first section provides recommendations on the unification of the two widely used and accepted QA/QC programs: the U.S Environmental Protection Agency Contract Laboratory Program (USEPA CLP) and the U.S. Army Toxic and Hazardous Materials Agency Installation Restoration Quality Assurance (USATHAMA IR QA) plan. The second section compares the two plans in detail with the Guidelines given by the USEPA. The third section announces the formation of a Task force on Quality Assurance/Quality Control and reports on the findings of a Working Group convened to address these issues.

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UNIFICATION OF THE USATHAMA IR QA PLAN WITH THE USEPA CONTRACT LABORATORY PROGRAM

There currently exists a widespread agreement on the need for remedial action at past waste disposal sites. The approach usually taken is to study records pertaining to the site (preliminary investigation), to follow the investigation with a survey of contamination, and then to decide on a remedial action plan. Privately sites regulated under the Superfund Amendment and are Reauthorization Act (SARA) by the USEPA. Sites used by government agencies, such as DOD and DOE, while regulated under SARA, are not generally cleaned up using SARA funds. An important aspect of the entire process is the analysis of large numbers of samples. Because of the increased emphasis on analytical methodologies, and the associated cost, it is crucial to ensure that the data produced be of acceptable Therefore, strict Quality Assurance (QA) measures must be Several different approaches to the various aspects of QA applied. have been developed over the last decade, with perhaps the best known being the approach used by the USEPA under the Contract Laboratory Program (CLP). In addition, the U.S. Army Toxic and Hazardous Materials Agency (USATHAMA) has developed a QA plan to serve the needs of the Army Installation Restoration program. Both systems have been in existence for several years, and substantial experience has been gained. Because of the obvious similarity in the objectives of the two systems, this work was performed in an attempt to draw the two plans together. This was done in the following manner. A workshop was held to bring all interested parties together and discuss differences and similarities. Then, a detailed comparison was made of the two plans. Finally, this report was written to document the results of these efforts.

It must be noted that certain differences exist in the two programs which result from philosophical and logistical considerations beyond the issue of QA. Virtually all data generated in the CLP may eventually be called into court as evidence for prosecution or cost Therefore, it is necessary that the data be of recovery actions. courtroom quality. In the case of the IR plan, use of the data is generally restricted to direction of the remedial action phase. While not removing the requirement for high quality data, this end use does not mandate the degree of documentation used in the CLP. important in the IR plan is streamlining of the data flow, and rapid identification of QA problems. In addition, the CLP has a relatively large number of participating laboratories compared to the IR system. This, combined with the end use difference, results in a need for more rigid standardization of the entire QA process. Interlaboratory comparability becomes much more crucial to the CLP than to the IR program. A related logistical difference is the fact that in the CLP, samples are collected and sent to a sample management facility, either central or regional. The samples are then distributed to the analytical facilities. In the USATHAMA case, samples are collected by

the prime contractor for the remedial action and either analyzed in house or sent to a subcontracting analytical facility. The CLP can therefore do a more effective job of providing blind QA samples (spikes, splits, or blanks) than can the IR plan. Taken together, these differences result in a marked reliance on <u>external</u> QA in the CLP, and a corresponding reliance on <u>internal</u> QA in the IR plan. Given this difference, it would appear that the two systems are not mutually exclusive, and that reconciliation of the programs might result in an even stronger unified plan.

The first issue to be resolved is the method of assuring initial laboratory proficiency. In the CLP, this is done by analysis of a performance evaluation sample. In the IR plan, the laboratory performs a certification study, which is used to establish the QA paramaters for the method. While not specifically required by the CLP, some type of initial certification must certainly be done by the laboratory in order to gain familiarity with the method prior to running the PE sample. It would seem prudent to establish guidelines for the certification process which allow the laboratory to prove competence in the method. The certification procedure used by USATHAMA should be recommended or even required by the CLP.

The use of performance evaluation samples has advantages and disadvantages. PE samples can rarely be provided which are truly There is no assurance that the successful analysis of a PE sample reflects everyday laboratory performance. Furthermore, the analysis of PE samples is restricted to a relatively low frequency (quarterly) so that if problems are identified, large gaps exist in which laboratory performance is in question. Finally, the time required to analyze the PE data further increases the lag time. On the other hand, the PE sample is the only truly external check on laboratory performance, and the only means by which laboratories can be compared and rated. Therefore, it is recommended that USATHAMA adopt the performance evaluation system used by the CLP, and that efforts be made to rapidly evaluate that data and report problems to the laboratory.

Several differences exist between the two plans with respect to sampling and analysis. The only fundamental difference is that the CLP requires the analysis of all samples for compounds on the Hazardous Substances List (HSL) while the Army has contamination from military-specific compounds which do not appear on the HSL. When the IR plan is used for analysis of HSL compounds, the CLP methodology is followed. Therefore, the IR plan is equivalent from an analytical standpoint to the CLP, but includes in addition the QA required for non-CLP methods. Other differences include container cleaning procedures and holding times. Differences of this type can be handled experimentally, by performing an equivalency test. The IR plan does not require chain-of-custody procedures to be followed, unless the data is to be used in litigation. When used, these procedures are functionally identical to

those used in the CLP plan. Chain-of-custody procedures are a necessary part of good laboratory practice, and should always be used. It is recommended that USATHAMA require CLP chain-of-custody procedures be followed for all samples.

In terms of data management and communication, USATHAMA has developed a sophisticated computer-based system. All data is entered by the analyst into a personal computer, checked for completeness, and transferred to a mainframe. The laboratory is required to submit all raw data at the end of the contract. In the CLP, all data generated pertaining to a particular sample is submitted with the results from that sample in a data package. This is clearly an example of differences resulting from the end-use situation mentioned previously. The USATHAMA system is far more workable from the standpoint of remedial action decision making, but the CLP system is required for litigation. However, it must be pointed out that the data in either case is available, and that nothing has been lost. Therefore, it should be possible for the IR software to produce a CLP data package on If this can be done, then there is no practical reason to change either plan. It is recommended that USATHAMA demonstrate the ability to produce a CLP data package.

The software package used in the IR plan has additional features which are quite desirable from a QA standpoint, including the ability to generate QC charts. While it is implied in the CLP that QC charts should be kept, no formal requirement exists and no standardized approach is provided. QC charting has several advantages: identification of out-of-control situations, assurance that performance is consistent on a day-to-day basis, and documentation that the laboratory is performing well on each and every sample. charting can serve as an adjunct to the PE system, and alleviate the drawbacks of PE samples. The question is: what should be charted? Since the surrogates and internal standards used in the CLP are present in every sample, it seems logical to require that the surrogate recoveries and internal standard areas be control charted. recommended that the CLP use the USATHAMA software package and require control charts for surrogate recoveries and internal standard areas. It is further recommended that USATHAMA provide USEPA with the software and documentation.

A difference also exists in the area of matrix spiking. The CLP requires a matrix spike and matrix spike duplicate to be run for each matrix. The IR plan uses a standard matrix. The CLP matrix spike does provide additional information on the performance of the methods with respect to individual matrices. However, it can be difficult to determine when one matrix differs from the previous one. On the other hand, the IR method provides a historical record of the performance of the method with time. Given that the surrogates are present in every sample and can be considered matrix spikes, the issue seems to be whether any additional information can be obtained from sample matrix

spikes. Furthermore, the issue of interlaboratory comparability - so important to the CLP program - would be better served by the use of a standard matrix than by use of sample matrices. It is recommended that the CLP drop the requirement for sample matrix spikes and matrix spike duplicates and adopt the standard matrix approach used by USATHAMA.

One of the major problems faced by analytical laboratories doing work in the remedial action area is the audit. Each contracting agency has its own style of auditing, and preparation for the audit depends on the needs and requirements of the auditing agency. In both the CLP and the IR programs, the audit is used as a tool to improve the performance of the laboratory. Because of all of the differences listed previously, the audits take on a different flavor depending on which agency is auditing. However, if the modifications recommended in this document can all be made, the audit could be performed by either USATHAMA or CLP personnel and would suit the needs of both programs. This would result in substantial savings to the agencies involved and would be very convenient for the laboratories.

In summary, the recommendations made here are the result of an objective comparison of the CLP and the USATHAMA IR QA plan. recommendations are made with the goal of improving quality assurance and quality control in environmental measurements related to waste site characterization and remedial action. An additional goal is the reduction of the cost associated with QA. Two approaches are feasible in this regard. The most easily adopted from the philosophical viewpoint is the declaration of equivalency of the two plans. To this end, a detailed comparison follows of the two plans with the general guidelines set forth in the USEPA sixteen point QA project plan. While this would be expedient, the separate-but-equal approach is far less desirable than the approach of combining the best of both. end, continuing communication between the principal agencies and a willingness to cooperate on these issues is mandatory. recommended that the USEPA grant equivalency to the USATHAMA IR QA plan, but at the same time strive for unification.

REVIEW OF THE USATHAMA QA PROGRAM (MARCH, 1942) AND THE USEPA CONTINACT LABORATORY FROGRAM USING THE USEPA SIXTEEN-POINT QA PROJECT PLAN

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1. Title Page with Provision for Approval Signatures

? Table of Contents

3. Project Description

Project Organization and Responsibility

A diagram of the lines of communication for USATHAMA IR projects (USATHAMA QA Program, 2nd edition, March, 1987) has been included in Appendix A and a diagram of the program principals of the USEPA (User's Guide to the Contract Laboratory Program, October, 1984) in Appendix B.

QA Objectives for Measurement Data in Terms of Precision, Accuracy, Completeness, Representativeness, and Comparability

Laboratory Certification

USATHAMA

Contract award

Development of Project QC Plan

A statement of adherence or reference to the USATHAMA QA Program

A detailed account of how the QA Program

responsibilities, and decision-making authorities of the contractor project A description of the organization, will be implemented

Facilities and Equipment Procurement and inventory procedures

Preventive maintenance

Document control and revisions

Personnel training

QA policy and objectives QA organization Organization and Personnel

Analytical Methodology Calibiation and operating procedures

Quality control procedures Control checks and internal audits

Quality Control Sample Custody

Reference material analysis

Blank analysis Matrix spike and matrix spike duplicate analysis

Internal audits

Data Handling

A description of sampling team and analyst training in technical skills, standard QC, and essential elements of

OA Program

Procedures for sampling, preservation, and shipment of samples

Sample inspection and lot sizing

Instrument calibration

Logs (field, instrument, sample, QC)

Analytical reference materials

Procedures for verifying and documenting the quality of lab water

Data handling, reporting, and record-keeping procedures Data validation

Control charts

Methods and criteria for determining when sampling or analytical systems are out of control, including holding times Actions to be taken to correct out-of-control situations, and how actions will be reported and documented

A list of personnel responsible for data review and sequence of review prior to

:

COMMENTS

EPA-CLP

33.53

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USATHAMA specifies that the QA/QC plan must be documented and in practice before samples arrive. EPA-CLP requires a documented QA/QC SOP, but does not specify a timetable.

Development of written QA/QC standard operating procedure (SOP) containing

Laboratory selection

these essential elements:

QA Objectives for Measurement Data in Terms of Precision. Accuracy, Completeness, Representativeness, and Comparability (cont.)

USATHAMA

Preparation for performance evaluations samples certification performance data package Generation and submission of pre-

Precentification method description (preparation and analysis of standards)

Standardized method written to be laboratory·specific

Development of method

Tuning and GC/MS mass calibration

Submit documentation for proposed

method

Documentation of method in standard Analytical procedures testing

format

Generation of performance data packages Review by USATHAMA Analytical Branch

Assignment of method number after final approval

Precertification calibration data

Construction of calibration curve

Prepare and analyze each standard in duplicate to bracket desired range for certification

Construction of Calibration Curves

TRL = Target Reporting Limit (designated by USATHAMA)

Class 1

Pesticides

Run evaluation standard mix at "Fire concentrations Kun standard mix of pesticides Run individual Aroclors Established retention time Windows Blank, 0.5, 1, 2, 5, and 10 times the TRL plus expanded range

Class 1A and Class 1B

EiA GLP requires the analysis of MEATHAMA requires analysis of certification samples which are not blind blind evaluation samples for evaluation of laboratory performance

Assumption is made that GC/MS tuning is described as part of the method

QA Objectives for Measurement Data in Terms of Precision, Accuracy, Completeness, Representativeness, and Comparability (cont.)

USATHAMA

inorganic and 25% for all others) Blank, 0.5, 2, and 10 times the TRL + range extension (10% for

Tabulate and graph response vs.

concentration

Zero intercept (ZI) Lack of fit (LOF)

GCMS: semivolatiles and volatiles require 5 point calibration curve with specified concentrations of 20, 50, 80, 120, and 160 mgs
GCMS:

Relative response factors Relative standard deviation Calibration factors

Z Breakdown Z RSD

Verification of performance checks

Certified calibration check standard - Class 1 and 1B only

System performance check Calibration check GC: Retention time shifts I Breakdown

Class 1

should be analyzed, one at the beginning and one at the end of the day - near high end of range Two calibration check standards

Class 1B

One calibration check standard should be analyzed at the beginning of the day. New high end of range

Results of identification and purity analyses for all off-the-shelf reference materials

Checklist completed by the QAC

certification Performance Data Approval by USATHAMA of Pre-Package and Project QA Plan Generation and submission of Certification Performance Data

Final USATHAMA-approved copy of the Precertification Performance

QA Objectives for Measurement Data in Terms of Precision,

Accuracy, Completeness, Representativeness, and Comparability (cont.)

USATHAMA

COMMENTS

Data Package

Total method description in USATHAMA format containing

Submission of Standard Operating Procedures

laboratory-specific information approved deviations in the standardized method and

concerning conduct of the method

MTR = minimum testing range TRL = target reporting limit * = times

Initial calibration

Class 1

MTR; blank, 0.5, 1, 2, 5, *10, and

7 standards + 2 check standards

MTR + 1 range extension; 10 standards + 2 check standards (20, 50, 100, 100) MTR + 2 range extensions; 13 standards + 2 check standards (20, 50, 100, 200, 500, 1000)

Class 1A

MTR; blank, 0.5, 2, 10 and 10 TL; 5 stendards

GCMS: semivolatiles and volatiles require a 5 point initial calibration at specified concentrations

MTR + 1 range extension; (50, 200, 200); 7 standards
MTR + 2 range extension; (50, 200, 500, 2000, 2000); 9 standards

Class 1B - same as 1A plus 1 check standard

Class 2 - 6 standards, blank, and I triplicate TRL

Daily calibration

Class 1/Class 1A/Class 1B 2 standards for MTR - *10 and *10 TRL

2 standards for MTR + I range

50 total ngs, standard analyzed each 12 hours

Daily calibration for USATHAMA requires analysis of a high standard twice whereas EPA-CLP requires analysis of a lower

range standard.

is reserved for all GC/MS methods Calibration procedure for semivolatiles and volatiles for EPA-CLP resembles USATHAM Class I more than Class IA which

However, USATHAMA calibration for pesticides (assuming Class 1) is more stringent than EPA-CLP.

5. QA Objectives for Measurement Data in Terms of Precision, Accuracy, Completeness, Representativeness, and Comparability (cont.)

COMMENTS		With USATHAMA certification samples, the participating laboratory knows immediately	whether problems exist in sample preparation and/or analysis. However, this same knowledge is available to EPA-CIP laboratories	only it one resolts of the evaluation samples are returned promptly.							
EPA-CLP	Response must be within 25% for organica of mean response of 5 initial calibration standards	Performance Evaluation	Samples prepared by EMSL/LV are sent to laboratory							Data Package	Sample Traffic Report Sample Data Summary Package
USATHAMA	extension - *100 and *100 TRL 2 standards for MTR and 2 range extensions - *1000 and *1000 TRL Class 2	Certification samples (prepared in standard matrix)	Cless 1/Cless 1B MTR: 24 Blank, 0.5, 1, 2, 5, and 10 TRL (4 consecutive days)	MTR + 1 range extension: 36 Blank, 0.5, 1, 2, 5, 10, 20, 50, 100 IRL (4 days)	MIR + 2 range extentions: 48 Blank, 0.5, 1, 2, 5, 10, 20, 50, 100, 200, 500, and 1000 IRL (4 days)	Class 1A MTR: 8 Blank, 0.5, 2, and 10 TRL (duplicate)	MTR + 1 range extensions: 12 Blank, 0.5, 2, 10, 50, and 200 TRL (duplicate)	MTR + 2 range extensions: 16 Blank, 0.5, 2, 10, 50, 200, 500, and 2000 TRL (duplicate)	Class 2 MTR: 8 Blank, 1 TRL (quadruplicate)	Statistical Analysis of the Data	Tabulation of found vs. target concentration

Case narrative

LOF and ZI test calculations and

 QA Objectives for Measurement Data in Terms of Precision, Accuracy, Completeness, Representativeness, and Comparability (cont.)

SCHOOL WAS SEED AND S

COMMENTS		EPA-CLP surrogate spike is a measure of percent inaccuracy and matrix spike/matrix spike duplicate is a measure of percent imprecision.	
EPA-CLP	<pre>Target compound results-(Form I) Tentatively identified compounds- (Form I)</pre>	Surrogate spike analysis results- (Form II) Matrix spike/matrix spike duplicate- (Form III) Blank data-(Form IV and Form I)	Case narrative Case narrative Traffic reports Volatiles data QC summary Surrogate spike results, Form II Hethod blank summary, For GC/MS tuning standard, Form III Hethod blank summary, For ICL results, Form II IOn chromatograms Hass Spectra Library search spectra for IIC Quantiteation of TIC Manual work sheets Standards data Initial calibration date, Form VI Continuing calibration date, Form VI Internal standards summary,
USATHAMA	results for the pooled data set for found vs. target concentration	Linear regression Confidence bounds Reporting limit Accuracy Standard deviation Percent Imprecision (I RSD)	Narrative evaluation of effective- ness of method Checklist completed by QAC

Library search spectra for TIC Oventitation of TIC Manual work sheets Matrix spike results, Form I Matrix spike duplicate results, Form I

Semivolatiles data QC summary

The Property of

Raw QC data
BFB mess spectra
Blank data, Form I
Ion chromatograms
Mass spectra

Form VIII

QA Objectives for Measurement Data in Terms of Precision, Accuracy, Completeness, Representativeness, and Comparability (cont.)

USATHAMA

COMMENTS

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Calibration date, tabulation of concentration vs. response (a) Initial

(b) Daily

response on ordinate vs. concen-Calibration curves (instrument tration on abscissa)

response for Daily Calibration standards was within required percentage of highest standard Data demonstrating that the

and low standards - certification Copies of chromatograms for high

reference to calibration curve reference to analytical logbook analysis date and time target concentration test name sembles

Spectra for all target analytes

each peak labeled

Matrix spike results, Form III Method blank summary, Form IV Surrogate spike results, Form II

GC/MS tuning standard, Form V Sample data ICL results, Form I Ion chromatograms Mass spectra

Library search spectra for TIC Quantitation of TIC

Continuing calibration data, Form VII Initial calibration data, Form VI Manual work sheets Standards data

Internal standards summary, Raw QC data BFB mass spectra Blank data, Form I Ion chromatogram

Quantitation of TIC Manual work sheets Matrix spike results, Form I Matrix spike duplicate results, Library search spectra for Mass spectra

Pesticides/PCB data Form I OC summery

Matrix spike results, Form III Method blank summary, Form IV Surrogate spike results, Sample data TCL results, Form I Form II

Confirmation gas chromatograms Manual work sheets Gas chromatograms GPC chromatograms

Evaluation standards summary, Form VIII GC/MS raw spectra Standards data

QA Objectives for Measurement Data in Terms of Precision, Accuracy, Completeness, Representativeness, and Comparability (cont.) ÷

Same and Andrea Street Street Comment Comments Street Street Street

USATHAMA

EPA-CLP

COMMENTS

Standards summary, Form IX Identification, Form X Chromatograms

Raw QC data
Blank data, Form I
Gas chromatograms
Matrix spike results, Form I
Gas chromatograms and printouts
Matrix spike duplicate results, Gas chromatograms and printouts Form I

Data evaluated for accuracy by NPO (National Program Office) and audited by EMSL/LV personnel

Quality control data goes into EMSL/LV database for trend analyses, etc.
On-site laboratory evaluation

6. Sampling Procedure

(A) Sample containers (Appendix C and Appendix D)

Inorganics

	USATHAMA	EPA-CLP	COMMENTS
Z a trong	Polyethylens (Exception: glass bottle and top for dissolved oxygen)	Polyethylene (Medium level requires wide-mouth glass jar)	
Soil	Amber glass bottle with Teflon- lined cap	Wide-mouth &lass jar	

Organic

Glass vial	Amber glass bottle (wide-mouth glass jar for medium level)	Wide-mouth glass vial	Wide-mouth glass jar
Glass vial with Teflon-lined septum cap	Amber glass bottle with Teflon-lined cap	Glass vial with Teflon-lined septum cap	Amber glass bottle with Teflon-lined can
Water Volatiles	Semivolatiles	Soil Volatiles	Semivolatiles

6. Sampling Procedure (cont.)

(B) Sample container cleaning procedures (Appendix E and Appendix F)

SERVE CARRECTOR ACCORDED TO SERVICE OF SERVICES ACCORDED ASSESSED SERVICES ASSESSED SERVICES.

	USATHAMA	EPA-CLP	COMMENTS
Polyethylene bottles and caps	5% sodium hydroxide deionized water 5% Ultrex nitric acid/water deionized water	Cleaning procedure used by EPA-CLP Sample Bottle Repository not known at this time	These procedures are referenced by companies advertising precleaned bottles
	air dry	· 100 cm	Polyethylene bottles detergent tap water
			1:1 nitric acid tap water 1:1 hydrochloric acid tap water distilled water
Amber glass bottles or vials	detergent distilled water methylene chloride hexane		VOA vials detergent tap water distilled water dry at 105°C
	Alf dry		EXTRACTABLE bottles detergent tap water distilled water acetone hexane (pesticide air dry auffle furnace heating may be substituted for solvent rinses)
Bottle caps	remove paper liners detergent distilled water dry at 40°C		
Tetlon liners	detergent distilled water acetone hexare hexare air dry place liners in cleaned caps heat to 40°C for 2 hours cool		detergent tap water distilled water dry at 105°C for I hour

*EPA 40 CFR 136 "Guidelines for Establishing Test Procedures for the Analysis of Pollutants"

6 Sampling Procedure (cont.) (C) Sample holding times (Appendix C and Appendix D)

Definitions.

USATHAMA - maximum time allowable between sample collection and analysis

EPA-CLP - maximum time allowable between verified time of receipt (VTSR) and analysis

Inorganics	USATHAMA	EPA-CLP	COMMENTS
Metals	6 months (chromium VI-24 hours)	6 months	Major difference in definition of holding time probably reflects also the differences noted in the
Mercury	28 days	26 days	noiding times are selected
Cyenide	14 days	14 days	arbitrarity and by convenience. Neither plan is necessarily
Organics			COFFECT.
Extractables			
Soil	7 days 7 days	10 days 5 days	
Volatiles			
Soil Water	14 days 14 days (with pH adjustment) 7 days (no pH adjustment)	10 days 10 days	

(cont.)
Procedure
Sampling

(D) Sample preservation and storage conditions

Definition of sample storage termination:

USATHAMA - sample storage shall only be terminated after all analytical results have been validated to Level 3 in the USATHAMA Data Management System

EPA-CLP - sample extracts shall be retained for 365 days after data submission

EPA-CLP	The length of the sample archival depends on the program.	Sample preservation and storage conditions are basically the same	except for volatiles. Preservation in USATHAMA plan is consistint with EPA 40 CFR 136.			HNO3 to pH<2			Cool, 4°C NaOH to pH>12 0.6g ascorbic acid		Store in dark Cool, 4 ^O C	Store in dark Cool, 4ºC
USATHAMA		Cool, 4°c	HNO ₃ to pH<2 (except chromium VI)		Cool, 4°C	HNO3 to pH<2		Cool, 4°C	Cool, 4°C NaOH to pH>12 0.68 ascorbic acid		Store in derk	Cool, 4°C 0.008% Na,S,O, if chlorine is present
	Inorganics	Metals: Soil	Water	Mercury	Soil	Water	Cyanide	Soil	E at e r	Organics	Extractables Store Cool,	Volatiles

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EPA-CLP

Freld sampling

guishing information recorded in bound Sample acquisition as well as distinlogbook

Sample Traffic Report

Unique sequential field sample no. Preservative/filtration Sampling date Analytes of interest Installation name Sample label

Use of formal Chain-of-Custody procedures implied for litigation

Chain-of-Custody Record

Lab sample no. Remarks

Laboratory Operation

Sample login

Samples are logged into a projectspecific logbook

Standard operating procedures required for: receipt of samples; maintenance of custody; sample storage

Samples are grouped into analytical lots, ordered and assigned a USATHAMA sample identification number (QC samples also)

Sample analysis

reference materials; operational activities which occur during Bound logbooks required for: sample handling; instrument operation

Standard operating procedure for tracking

the analyses of samples required Bound logbooks required for entering all

observations and results not on pre-

printed data sheets

Document control

All documentation shall be in ink

Standard operating procedure for the assembly of completed data

All documentation shall be in ink

Errors shall be corrected by crossing a line through the error, entering the correct information, and dating and initialing the change

CLP sample no. Station no.

Center (NEIC)
CLP case/SAS no(s).
Project code

Samplers

Station location

Tag no. Time

Sample teg-information defined by EPA National Enforcement Investigations

chain-of-custody procedures USATHAMA needs to document

USATHAMA's procedures for sample login and analysis are covered in the Project QC Plan under Laboratory Certification.

review and sequence of review in Project QC Plan. personnel responsible for data USATHAMA requires a list of

(cont.)
Custody
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Computerized logging systems may not be used for original records

Logbook should be installation-

EPA-CLP

COMMENTS

Errors shall be corrected by crossing a line through the error, entering the correct information, and dating and initialing the change

Documentation is cross-checked for consistency

Documents are numbered and inventoried

Calibration Procedures and Frequency 20

USATHAMA

Initial calibration

Frequency

Frequency

ist day of certification analyses Instrumental start-up (not daily) Analyzing different analytes

(c) Analyzing different anal (d) Daily calibration fails

If samples are analyzed on the same day as initial calibration, one standard at the highest concentration must be analyzed after analyses are completed

Concentration of standards

Concentration of standards

GC/MS (: Class 1A)

Volatiles

MTR; blank, 0.5, 1, 2, 5, *10, and *10 TRL, 7 standards + 2 check

standards
MTR + 1 range extension; 10 standards
+ 2 check standards (20, 50, 100, 100)
MTR + 2 range extensions; 13 standards
+ 2 check standards (20, 50, 100, 200, 500, 1000, 1000)
Class 1A
MTR; blank, 0.5, 2, 10, & 10 TRL; 5

20, 50, 100, 150, and 200 $\mu g/L$ The Z RSD for each calibration check compound must be less than or equal

to 30.0%

The minimum acceptable average relative response factor is 0.300.0.250 for bromoform

standards

MTR + 1 range ext.; (50, 200, 200); 7

standards MTR + 2 range ext.; (50, 200, 500, 2000, 2000); 9 standards

Class 2 - 6 standards, blank, and 1 Class 1B - same as 1A plus 1 check

triplicate TRL

The I RSD for each calibration check

Semivolatiles 20, 50, 80, 120, and 160 total

nanograms

compound must be less than or equal

to 30.02

relative response factor is 0.05

The minimum acceptable average

Class 1 - two stds - beginning & end Certified check standards

Class 1B - one std - beginning of day - near high end of range of day

immediate reanalysis occurs, followed by a new initial calibration if If acceptability limits are exceeded

Individual standard mixes and aroclors

Mixture of aldrin, endrin, and 4,4.'-DDI at concentrations of 20%, 50%, and 100% full-scale

Evaluation standard

GC (: Class 1) Pesticides

EPA CLP

Prior to analysis of samples and if daily calibration fails

Frequency requirements are equivalent

semivolatiles and volatiles for EPA-CLP resembles USATHAMA Class 1 reserved for all GC/MS methods more than Class 1A which is Calibration procedure for

However, USATRAMA calibration for pesticides (assuming Class 1) is more stringent than EPA-CLP.

Certified USATHAMA check standards made from the stock solution used continual check of laboratory during certification allow a

performance

Calibration Procedures and Frequency (cont.) . 60

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The Z RSD for evaluation standard mix compounds must be <10.0%. The Z breakdown for endin or 4,4'-DDT must not exceed 20.0%. The callbration factor for each individual difference for a quantitation run nor exceed a 20.0% difference for standard must not exceed a 15.0% a confirmation run.

GC/MS (Class 1A) Volatiles

Daily calibration Class 1, 1A, 1B zero-intercept

 $50~\mu g/L$ standard is analyzed every 12 hours

Response must be within 10% for inorganic and 25% for others of the meen response for the same concentra-Highest concentration standard is analyzed at beginning and end of day

tion as determined for precertifica-

tion and certification for the 1st

7 calibrations

The Z difference for each calibration check compound must be less than or equal to 25.0%. The minimum relative response factor for the system performance check compounds is 0.300 (0.250 for bromoform)

After 7 calibrations, response must agree within 2 standard deviations

Reanalyze daily standard Corrective action

Initial calibration repeated

of day and low and high standards at (If quadratic, Non-linear or non-reso intercept Analyze low, middle, and high calibration standards et beginning the end of the day. four standards)

Responses must fall within 2 std deviations of the mean response

The Z difference for each calibration

check compound must be less than or equal to 25.0%

The minimum relative response factor for the system performance check compounds is 0.050

50 total ngs standard is analyzed every 12 hours

Semivolatile

One blank and one calibration standard at the CRL analyzed at beginning and end of sample enalysis

the dibutylchlorendate must not exceed

The Z difference in retention time for

Analyze evaluation standard Mix B and individual standard Mix A or B alter-

Pesticides

nately after every 5 samples

Daily calibration for USATHAMA range standard.

requires analysis of the high standard twice whereas EPA CLP requires analysis of the lower The quality of data should be

equivalent

8. Calibration Procedures and Frequency (cont.)

USATHAMA

COMMENTS

0.3% for capillary or 2.0% for packed column The I breakdown for 4,4'-DDI or endrin must not exceed 20.01

Standard Analytical Reference materials traceable to NBS

Interim reference material
(a) Central (A Lab
(b) EPA
(c) NBS

Off-the-shelf material
(a) Positive identification
(b) Estimate of purity

USATHAMA provides reference materials to prepare all standard solutions.

EPA also makes available QC samples intended for periodic (quarterly) use as independent checks on each laboratory's own QC activities.

No practical difference

EMSL/LV provides s andard materials from its QA Materials Bank for performing initial instrument calibration and as reference standards

9. Analytical Procedures

AN THE PROPERTY OF THE PROPERT

USATHAMA uses EPA standardized methods for commonly encountered analytes and USATHAMA-specific methods are used when no EPA comparison is available.

Data Reduction, Validation, and Reporting 01

USATHAMA

Data reporting

CRL - certified reporting limit

Data is not adjusted by any correction factors (such as accuracy, % moisture, and dilution factor), but is reported in the as-received condition

Class 1, 1A, 1B All values less than CRL will be reported as <RL

Number of Significant Figures to be used in Reporting Data

Noncertified analytes - retention time No dilution - 3 significant figures Dilution - 2 significant figures Cless 1 and 1B

No dilution - 2 significant figures After dilution - 1 significant figure Screening for noncertified - 1 significant figure Class 1A

CRL - 2 significant figures Reported as >, <, = CRL Class 2

Specific instructions for format, coding, and submission are provided in the IRDMS User's Guide Deliverables

EPA-CLP

Commission Commission

soil/sediment data. Either report is acceptable if the end user is Note difference in reporting of

COMMENTS

aware of the difference. Soil/sediment data is adjusted to Dry Weight Basis

Values less than quantitation limit are reported with J qualifier

Report data to 2 significant figures GC/MS:

Report data to 2 significant figures GC-Pesticides:

Deliverables

Inorganic
(1) Weekly process reports
(2) Sample traffic report
(3) Sample data package

Tabulated results

Copies of logbook entries Raw data

Organic

(i) Narrative report
(2) Sample traffic report
(3) Quality control summary
(4) Sample data
(5) Raw sample data
(6) Standards package
(7) QC data package

Internal Quality Control Checks 11

USATHAMA

Spikes of control analytes in Class 1 and Class 1B standard matrices Method blank

Surrogates spikes in every field Method blank/surrogate spikes Class 1A (GC/MS) sample

Duplicate sample analysis
Furnace AA QC Analysis (Method of
Standard Addition may be required
under certain conditions)

Laboratory quality control sample

analysis

Interference check sample analysis ICP serial dilution analysis

Matrix spike analysis

Preparation blank analysis

Inorganics

Surrogate spike analysis Matrix spike/Matrix spike duplicate

analysis

Organics Method blank analysis

Spikes of control analytes in standard matrices Method blank Class 2

Frequency per lot

One - standard matrix method blank Three standard matrix spikes One - standard matrix method blank spike (surrogate, 10 CRL) All field samples spiked with surrogate - 10 CRL 2, 10, & 10 CRL Class 1A Class 1

received or with each batch of samples digested whichever is more frequent

Preparation blank - every 20 samples

Inorganics

at beginning and end of each analysis

Interference check sample - analyzed run or a minimum of twice per 8 hour

One - standard matrix method blank One - standard matrix spikes -10 CRL Class 1B

One - standard matrix method blank (a) One - standard matrix method blank (b) One standard matrix spike - 1 CRL Class 2

at least one for each group of samples of a similar matrix and concentration for each case of samples or for each 20 samples received, whichever is more

frequent

Spiked sample and duplicate sample -

samples of a similar matrix type and concentration for each case of samples or for each 20 samples received, whichever is more frequent

ICP serial dilution - each group of

working shift

COMMENTS

EPA-CLP

Matrix spikes could easily be added to USATHAMA plan. Frequency should be as in CLP. Matrix spikes are probably not necessary if sample, unless surrogate recovery USATHAMA does not require matrix spiking (as EPA perceives) for surrogates are added to each organics.

11. Internal Quality Control Checks (cont.)

USATHAMA

EPA-CLP

Laboratory control sample - one for each group of 20 samples of a similar matrix or for each batch of samples digested whichever is more frequent

Organics

Method blank analysis

Method blank requirements are

equivalent.

For the analysis of volatile TCL compounds, a method blank analysis must be performed once for each 12-hour time period during the analysis of samples from: Volatiles

- o each is calendar day period during which samples in a case are received (said period beginning with the receipt of the first sample in that sample delivery group). OR case that are of similar matrix (water or
 - soil) or similar concentration (soil only),

whichever is most frequent, on each GC/MS system used to analyze samples

Extractables

For the analysis of extractable TCL compounds, a method blank analysis must be performed once:

- o each case, OR
 o each 14 calendar day period
 during which samples in a case
 are received (said period beginning with the receipt of the first sample in that sample
 - delivery group), OR each 20 samples in a case that are of similar matrix (water or soil) or similar concentration (soil only), OR ٥

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11. Internal Quality Contiol Chacks (cont.)

USATHAMA

KPA CLP

COMMENTS

o whenever samples are extracted by the same procedure (separatory funnel or continuous extraction),

whichever is most frequent, on each GC/MS or GC system used to analyze samples

Surrogate spike analysis

All blanks, field samples, matrix spikes, and matrix spike duplicates will be spiked with surrogate compounds

Matrix spike analysis

See earlier comments on matrix spiking.

A matrix spike and matrix spike duplicate must be performed for each group of samples of a similar matrix, once:

- o each case of field samples received, OR
- o each 20 field samples in a case, OR
- o each group of samples of a similar concentration level (soils only), OR o each 14 calendar day period
- o each 14 calendar day period during which samples in a case were received (said period beginning with the receipt of the first sample in that sample delivery group),

whichever is most frequent.

(cont.)	
Checks	
Control	
Quality	
Internal	
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USATHAMA

COMMENTS

EPA-CLP

Spiked samples (excluding water samples) must be allowed to stand for one hour before continuing the analysis Assigned sample number during logging-in process

Data Reporting

Minimum of 3 significant figures Method blank: can be corrected -reported by concentration Control charts Class 1

Class 1A

2 significant figures
Method blank: can be corrected reported by concentration Control charts

Soil/sediment results are corrected for percent moisture and reported on a dry weight basis

No corrections are made for method blanks

Minimum of 3 significant figures Method blank: can be corrected -Reported by concentration Control charts

Minimum of 2 significant figures No control charts

Method blanks can be corrected in USATHAMA plan, but cannot be corrected in CLP. Blank correction is fine, but any time this is done the value should be documented.

Reporting of quality control samples handled just as samples are

Data Reporting

at least for surrogates and thickness transfer is transfered. In earlier IFB's, control charts were required for internal standards. CLP should require control charts

Performance and System Audits 12

Definition

Performance audit . Evaluation to determine the accuracy of the total measurement system or components thereof

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System sudit - Evaluation to determine the proper selection and use of the measurement system, or components thereof

External audits

EPA-CLP

USATHAMA Analytical Branch Reviewer

Frequency:

NPO Project Office Regional personnel EMSL/LV personnel CLP SMO

No substantial differences
If Performance Evaluation samples
were a required part of the
USATHAMA plan, audits could be
done simultaneously.

COMMENTS

After first performance evaluation samples are completed Repeat site visit as needed Yearly

Performance Evaluation sample score Laboratory evaluation checklists sheets Trend analysis

> Circulation of Audit Report: USATHAMA Project Officer Contractor Project Manager Analytical Task Manager USATHAMA Analytical Branch Contractor QAC

Serious deficiencies are reported to the Contracting Officer at Procure-ment for action Corrective action.

Formulate recovery plan and SBOW CAUSE NOTICE Evaluated by PO who may initiate a site visit, full data sudit, or analysis of a second PE sample Laboratory may be placed on temporary Specified in contract under each QC 8ect10n

Documentation: Checklist for laboratory adherence Other visits as deemed necessary QC plan After initiation of analyses After review of the project

Performance and System Audits (cont.) 1.2

USATHAMA

Internal audits

Project QC staff Reviewer

Frequency Not specified

Documentation.

Verification of maintenance of standards procedures, records, etc.

Verification of actual practice vs. written procedures Verification of QA records and results of QC sample analyses

Audit findings must be in a bound logbook

Circulation of Audit Report: Project Manager Analytical Task Leader USATHAMA

EPA - CLP

COMMENTS

Should be periodically conducted to evaluate the functioning of the QA SOP and involves an independent check of the laboratory analysts to ensure that procedures are being followed

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13 Preventive Maintenance

USATHAMA	ule	Must maintain a calibration and	maintenance schedule for each	instrument as recommended by the
	edule	Must	meint	Instr

Physical or electronic measurements or calibrations must be traceable to NBS Supplies:

An adequate supply of critical spare parts must be maintained

manufacturer

service maintenance in-house replacement parts preventative maintenance permanent service record logbook instrument modifications

Not specifically stated in contract, wower, the following items are included in the laboratory audit checklist:

Documentation: Reports and records must be available for inspection

No difference

COMMENTS

EPA-CLP

14 Specific Routine Procedures Used to Assess Data Precisision, Accuracy, and Completeness

SANTAN CERTICAL SPANIA SECONDS ESSESSE ARTHUR SANTAN CHAR

COMMENTS	USATHAMA provedure is superior and should be implemented if possible in CLP.	
EPA CLP	Contract specifies equations to evaluate precision and accuracy of matrix and surfogate spikes	Data is manually entered or copied from a floppy diskette into the EMSL/LV database for more extensive statistical review
USATHAMA	Software provided to assess precision and accuracy during certification	USATHAMA maintains a data management aystem which automates the statistical analyses of the data

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USATHAMA	EPA-CLP	COMMENTS
Personnel responsible for initiating action:	:tlon:	No difference
Analyst OAC	Analyst	
Analytical Task Manager Project Manager	Project Officer	
Action:		
Immediate Repairing equipment Making a new standard	Specified in contract under each QC section	
Long term		
Staff training	Evaluated by PO	
Rescheduling	Laboratory may be placed on temporary	
Replacing vendors	hold	
Revising of QA system	Formulate recovery plan	
Personnel replacement		

Documentation: Required

SHOW CAUSE NOTICE

Quality Assurance Reports to Management . 91

EPA-CLP	Performance evaluation date package Data package submission Audit reports Quarterly Blind Performance Evaluation samples
USATHAMA	Precentification and centification performence data packege IRDMS aubmissions Audit reports Control charts - provided to USATHAMA Project Officer weekly

Final Project QC Data Report

COMMENTS

EPA-CLP

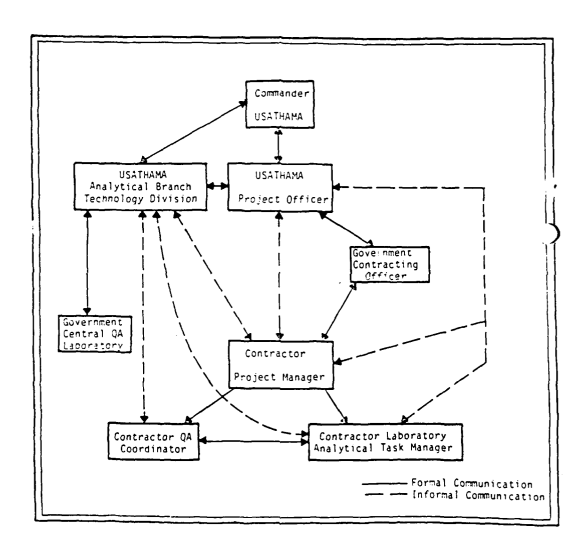
SEED PROFESSION SULLING SEEDS

Appendix A

LINES OF COMMUNICATION FOR USATHAMA IR PROJECTS (USATHAMA QA PROGRAM, 2ND EDITION, MARCH, 1987)

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Date	Dece	mber	1985
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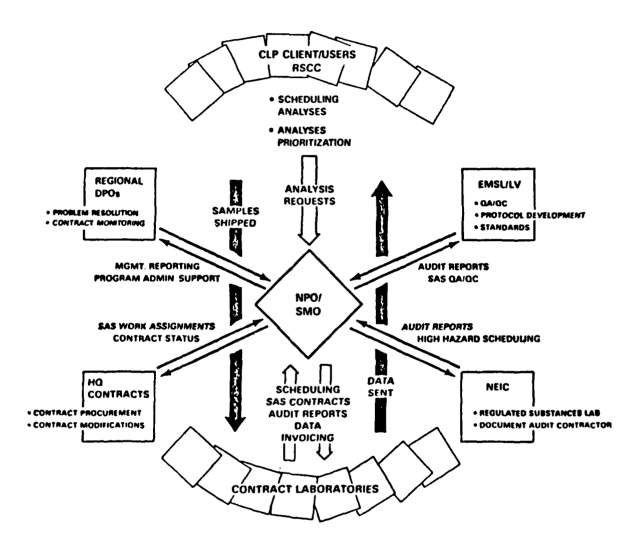
Figure 2-1. Lines of Communication for USATHAMA IR Projects



Appendix B

INTERRELATIONSHIP OF PROGRAM PRINCIPALS
(USER'S GUIDE TO THE CONTRACT LABORATORY PROGRAM, OCTOBER, 1984)

INTERRELATIONSHIP OF PROGRAM PRINCIPALS



Appendix C

CONTAINERS, PRESERVATION, STORAGE, AND HOLDING TIMES AND SAMPLE CONTAINER CLEANING PROCEDURES

(USATHAMA QA PROGRAM, 2ND EDITION, MARCH, 1987)

Table H-1. Containers, Preservation, Storage, and Holding Times^a

Davanotor	Container D	ner b	Preservative ^{C, d}	ec,d	Maximum Holding Time for all Matrices
STORY OTHER DOCKET					
ומחאוייאמור ובאא					
Acidity	۵	ဗ	Cool, 4 ⁰ C	Cool, 4°C	14 days
Alkalinity	م	9	Cool, 4°C	(00), 4 ⁰ C	14 days
Annon i a	۵.	9	Cool, 4 ^O C H ₂ SO ₄ to pil <2	Cool, 4°C	28 days
Ashestos	۵	g	Cool, 4°C	Cool, 4°C	48 hours ^f
Bicarbonate	٥	9	None Required	None Required	Analyze Innediately
Biochemical Oxygen Demand (BOD) and Carbonaceous BOD	ď	ပ	Cool, 4 ^o c	Cool, 4 ^o C	48 hours
Bromide	۵	ပ	None Required	None Required	28 days
Carbonate	۵	9	None Required	None Required	Analyze Immediately
Chemical Oxygen Demand (COD)	a	ဗ	Cool, 4 ⁰ C II ₂ SO ₄ to pII <2	Cool, 4 ^o C	28 days
Chloride	٩	9	None Required	None Required	28 days
Chlorine, Total Residual	ح	N/A	None Required	N/A	Analyze Immediately
Color	٩	N/A	Cool, 4ºC	N/A	48 hours

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Table H-1. (Cont'd.)

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Table H-1. (Cont'd.)

Parameter Water Metals ¹ Chromium VI P Mercury P Others P	Hater Soil P G P G	Cool, 4°C *Coo lin03 to pil <2 Coo Cool, 4°C Coo Cool, 4°C Coo Cool, 4°C Cool		for all Matrices ^e 24 hours
Metals ⁱ Chromium VI P Wercury P Others P	99999	Cool, 4 ⁰ C HNO ₃ to pil <2 HNO ₃ to pil <2 Cool, 4 ⁰ C Cool, 4 ⁰ C	*Cool, 4 ⁰ C	24 hours
Chromium VI P Mercury P Others P		Cool, 4°C IINO ₃ to pil <2 IINO ₃ to pil <2 Cool, 4°C Cool, 4°C	*Cool, 4°C Cool, 4°C	24 hours
Mercury P Others P Nitrate P	9999	IINO ₃ to pil <2 IINO ₃ to pil <2 Cool, 4°C Cool, 4°C	Cool, 4°C	
Others P	9 9 9	11NO ₃ to pH <2 Cool, 4 ^O C Cool, 4 ^O C		28 days
Nitrate	9 9	Cool, 4°C Cool, 4°C	Cool, 4 ⁰ C	6 months
	9	Cool, 4°C	Cool, 4 ^o ć	48 hours
Nitrate plus Nitrile P		"2504 to pii ec	(00), 4 ⁰ C	28 days
Nitrite P	9	Cool, 4°C	Cool, 4°C	48 hours
Oil and Grease G	ပ	Cool, 4 ⁰ C H ₂ SO ₄ to pH <2	Cool, 4 ⁰ C	28 days
Orthophosphate P	g	Filter Junediately Cool, 4 ⁰ C	Cool, 4°C	48 hours
d Het	ပ	None Required	None Required	Analyze Immediately
Prienols 6	G	Cool, 4 ⁰ C H ₂ SO ₄ to pH <2	Cool, 4°C	28 days
Phosphorous, Elemental 6	ŋ	Cool, 4°C	Cool, 4°C	48 hours
Phusphorous, Total P.G	ဖ	Cool, 4 ⁰ C H ₂ SO ₄ to pH <2	Cool, 4°C	28 days
Silica, Dissolved or Total P	ی	Cool, 4°C	Cool, 4 ⁰ C	28 days

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Table H-1. (Cont'd.)

	Container	inerb	Preservative ^C , d	ive ^c ,d	Maximum Holding Time
Parameter	Water	Soil	Water	Soil	for all Matrices
Residue					
Filterable	۵	N/A	6001, 40c	N/A	7 days
Settleable	٩	N/A	Cool, 4°C	N/A	48 hours
Nonfilterable (TSS)	٩	N/A	Cool, 4°C	N/A	7 days
Total	۵	N/A	Cool, 4°C	N/A	7 days
Volatile	۵.	N/A	Cool, 4°C	N/A	7 days
Specific Conductance	۵	ပ	Cool, 4°C	Cool, 4°C	28 days
Sulfate	۵	9	Cool, 4°C	Cool, 4ºC	28 days
Sulfide	٥	g	Cool, 4 ^o C Add Zinc Acetate plus NaOH to pH >9	Cool, 4 ⁰ C	7 days
Sulfite	۵	9	None Required	None Required	Analyze Immediately
Surfactants	۵	ဟ	Cool, 4°C	Cool, 4 ^o C	48 hours
Temperature	۵	9	None Required	None Required	Analyze immediately
Turbidity	۵	N/A	Cool, 4 ⁰ C	N/A	48 hours
ORGANIC TESTS ^j					
Acrolein and Acrylonitrile	S	S	Cool, 4 ^O C 0.008% Na ₂ S ₂ 0.9 Adjust PH tó 4-5 ^k	Cool, 4 ^o C	14 days ^k

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Table H-1. (Cont'd.)

	Container	nerb	Preservative ^{C,d}	re ^c ,d	Maximum Holding Time
Parameter	Water Soil	Soil	Water	Soil	for all Matrices
Benzidines ¹	IJ	9	Cool, 4°C ^m 0.008% Na ₂ S ₂ O ₃ pH 2-7	Cool, 4 ^o C	7 days until extraction ⁿ
Chlorinated Hydrocarbons ¹	9	9	Cool, 4 ^o c	Cool, 4 ⁰ C	7 days until extraction 40 days after extraction
Aloethers	9	G	Соо1, 4°С 0.008% на ₂ 5 ₂ 0 ₃ 9	Cool, 4°C	7 days until extraction 40 days after extraction
Nitroaromatiçs and Isophorone	9	9	Cool, 4 ^O C Store in Dark	Cool, 4 ^o C Store in Dark	7 days until extraction 40 days after extraction
Nitrosamines ^{], o}	G	ဖ	Cool, 4 ^o C Store in Dark 0.008% Na ₂ S ₂ 0 ₃ 9	Cool, 4 ^O C Store in Dark	7 days until extraction 40 days after extraction
PCBs	g	9	Cool, 4 ⁰ C	Cool, 4 ^o C	7 days until extraction 40 days after extraction
Pesticides ⁾	ၒ	១	Cool, 4 ^o c pll 5-9 ^p	Cool, 4 ⁰ C	7 days until extraction 40 days after extraction
Phenols 1	ၒ	5	Cool, 4°C 0.008% Na ₂ S ₂ 03	Cool, 4°C	7 days until extraction 40 days after extraction
Phthalate Esters ¹	ပ	ی	Cool, 4 ^o C	Cool, 4 ^o C	7 days until extraction 40 days after extraction

Table H-1. (Cont'd.)

Maximum Holding Time for all Matrices	7 days until extraction 40 days after extraction	14 days ^q	14 days	7 days until extraction 40 days after extraction	28 days	7 days
- 1		14	14	40	58	^
tive ^{c,d} Soil	Cool, 4 ^O C Store in Dark	Cool, 4 ⁰ C	Cool, 4°C	(00), 4°C	Cool, 4 ⁰ C	Cool, 4 ⁰ C
Preservative C. d Water	Cool, 4°C 0.008% Na ₂ S ₂ O 9 Store in Dark	Cool, 4°C 0.008% Na ₂ S20.9 HC1 to pil ² .24 ³	Cool, 4°C 0.008x Na25203	Cool, 4°C 0.008x N325039	Cool, 4C IICl or II ₂ SO ₄ to pil <2 ²	Cool, 4 ⁰ C 1 ml of 0.1 M sodium sulfite
ner b Soil	G	S	vr*	9	ဗ	c
Container ^b Water Soil	ဖ	v	v	9	g	ပ
Parameter	Polynuclear Argmatic Hydrocarbons	Purgeable Aromatic Hydrocarbons	Purgeable Halocarbons	TCDO	Total Organic Carbon	Total Organic Halogen

Analytes not listed should be preserved at $4^{
m O}{
m C}$ and held not longer than 7 days.

Apreservatives and holding times are from Federal Register, Vol. 49, No. 209, Friday, October 26, 1984, Page 43260 and Characterization of Hazardous Waste Sites: A Methods Manual -- Volume II, Sampling Methods, Second Edition, TPA-600/4-84-076. Container requirements are consistent with these references.

bp = Polyethylene G = Amber Glass with Teflon-lined cap S = Glass Vial with Teflon-lined septum cap

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 $ilde{ ext{timpossible}}$ to preserve each aliquot, samples may be preserved by maintaining at $4^0 ilde{ ext{C}}$ until compositing and For composite samples, each When use of an automatic sampler makes it Csample preservation should be performed immediately upon sample collection. aliquot should be preserved at the time of collection. sample splitting is completed.

sector esectors, believed

materials: ilydrochloric acid (HCI) in water solutions at concentrations of 0.04% by weight or less (pil about 1.96 or greater); Nitric acid (HNO₃) in water solutions at concentrations of 0.15% by weight or less (pil about 1.62 or greater); Sulfuric acid (H₂SO₄) in water solutions at concentrations of 0.35% by weight or less (pil about 1.15 or greater); and Sodium hydroxide (NaOH) in water solutions at concentrations of 0.030% by weight or less (pil about 12.3 or less). Umben any sample is to be shipped by common carrier or sent through the U.S. Mail, it must comply with the Orpartment of Transportation Hazardous Materials Regulations (49 CFR Part 172). The person offering such material for transportation is responsible for ensuring such compliance. For the preservation requirements in this table, the Office of Hazardous Materials, materials Regulations do not apply to the following Transportation, has determined that the Nazardous Materials Regulations of 0.04% by weight or less (pl

The times listed are the maximum times ^CSumples should be analyzed as soon as possible after collection. The t that samples may be held before analysis and still be considered valid. Some samples may not be stable for the maximum time period given in the table. A laboratory is obligated to hold the sample for a shorter time in knowledge exists to show this is necessary to maintain sample integrity.

of a 2.71% solution of mercuric chloride to fif samples cannot be filtered within 48 hours, add 1 ml inhibit bacterial growth.

⁹Should only be used in the presence of residual chlorine.

Mysximum holding time is 24 hours when sulfide is present. Optionally, all samples may be tested with read active paper before pli adjustment in order to determine if sulfide is present. If sulfide is present, it is active paper before pli adjustment in order to determine if sulfide is obtained. The sample is can be removed by addition of cadmium nitrate powder until a negative spot test is obtained. Filtered and then HaOH is added to pH 12.

ifor dissolved metals, filter immediately on site before adding preservative.

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표 Samples for acrulein receiving no Jourdance applies to samples to be analyzed by GC, LC, or GC/MS for specific compounds.

* The pH adjustment is not required if acrolein will not be measured. Samples for acrolein restriction or analyzed by GC, LC, or GC/MS for specific compounds. kine pH adjustment is not required if acrolein will not be measured. adjustment must be analyzed within three days of sampling.

When the extractable analytes of concern fall within a single chemical category, the specified preservative and maximum holding times must be observed for optimum safeguard of sample integrity. When the analytes of concern fall within two or more chemical categories, the sample may be preserved by cooling the analytes of concern fall with 0.008% sodium thiosulfate, storing in the dark, and adjusting pif to 4°C, reducing residual chlorine with 0.008% sodium thiosulfate, storing in the dark, and adjusting pif to 6-9; samples preserved in this manner may be held for 7 days before extraction and 40 days after extraction. Exceptions to this optimal preservation and holding time procedure are noted in footnotes g,

 $^{
m m}$ lf 1,2-diphenylhydrazine is likely to be present, adjust the pH of the sample to 4.0 \pm 0.2 to prevent rearrangement to benzidine. "(xtracts may be stored up to 7 days before analysis if storage is conducted under an inert (oxidant-free) atmosphere. ^ofor the analysis of diphenylnitrosamine, add 0.008% $ext{Ma}_2 ext{S}_2 ext{O}_3$ and adjust pH to 7-10 with NaOH within 24 hours of sampling. $^{
m p}$ the pH adjustment may be performed upon receipt at the laboratory and may be omitted if the samples are extracted within 72 hours of collection. For the analysis of aldrin, add 0.008% Na $_2$ S $_2$ 0 $_3$.

 $^{
m q}$ Sample receiving no pH adjustment must be analyzed within 7 days of sampling.

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APPENDIX G

SAMPLE CONTAINER CLEANING PROCEDURES

To ensure the integrity of aqueous and solid samples, steps must be taken to minimize contamination from the containers in which they are stored. If the analyte(s) to be determined are organic in nature, the container should be made of amber glass. If the analyte(s) are inorganic, the container should be polyethylene. When both organic and inorganic substances are empected to be present, separate samples should be taken. New sample bottles must be cleaned according to the procedure presented below; reuse of sample containers is expressly prohibited. Commercially cleaned containers may be utilized if cleaning procedures comply with those provided in this appendix and prior USATHAMA approval is obtained. The procedures for cleaning the glass and polyethylene containers and their caps are as follows:

- Polyethylene Bottles and Polyethylene Caps
 - (1) Rinse bottles and lids with 5% sodium hydroxide.
 - (2) Rinse with deionized water.
 - (3) Rinse with 5% Ultrex (or equivalent) nitric acid in deionized water.
 - (4) Rinse with deionized water.
 - (5) Drain and air dry.
- Amber-Glass Bottles or 40-ml Vials
 - (1) Scrub and wash bottles in detergent.
 - (2) Pinse with copious amounts of distilled water.
 - (3) Rinse with acetone.
 - (4) Rinse with methylene chloride (Nanograde or equivalent).
 - (5) Rinse with hexane (Nanograde or equivalent).
 - (6) Air dry.
 - (7) Heat to 200°C.
 - (8) Allow to cool.
 - (9) Cap with clean caps with Terlon liners.

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- Bottle Caps
 - (1) Remove paper liners from caps.
 - (2) Wash with detergent.
 - (3) Rinse with distilled water.
 - (4) Dry at 40°C.
- Teflon Liners (avoid contact with fingers)
 - (1) Wash with detergent.
 - (2) Rinse with distilled water.
 - (3) Rinse with acetone.
 - (4) Rinse with hexane (Nanograde or equivalent).
 - (5) Air dry.
 - (6) Place liners in cleaned caps.
 - (7) Heat to 40°C for 2 hours.
 - (8) Allow to cool.
 - (9) Use to cap cleaned bottles.

Appendix D

ORGANIC SAMPLE COLLECTION REQUIREMENTS

AND

REQUIRED CONTAINERS, PRESERVATION TECHNIQUES, AND HOLDING TIMES

(USER'S GUIDE TO THE CONTRACT LABORATORY PROGRAM, OCTOBER, 1984)

AND

(CONTRACT LABORATORY PROGRAM STATEMENT OF WORK FOR INORGANIC ANALYSIS, OCTOBER, 1986 REV.)

ORGANIC SAMPLE COLLECTION REQUIREMENTS

CONTAINER TYPE	2 X 80-0Z, AMBER GLASS BOTTLES	OR	A X 1-LITER AMBER GLASS BOTTLES	11 TO 05 V 4
REQUIRED VOLUME	I GALLON			701185
WATER SAMPLES	EXTRACTABLE ANALYSIS (LOW LEVEL)			STON INN PLANTAGE

4 X 32-0Z, WIDE-MOUTH GLASS JARS 2 X 40-ML GLASS VIALS 1 GALLON 80 ₹ VOLATILE ANALYSIS (LOW OR MEDIUM LEVEL*) EXTRACTABLE ANALYSIS (MEDIUM LEVEL*)

*ALL MEDIUM LEVEL SAMPLES TO BE SEALED IN METAL PAINT CAN FOR SHIPMENT



ORGANIC SAMPLE COLLECTION REQUIREMENTS

1 X 8-0Z, WIDE-MOUTH GLASS JAR 2 X 4-0Z. WIDE-MOUTH CONTAINER TYPE GLASS JARS ೫ REQUIRED VOL UME 6 0Z. CLOW OR MEDIUM LEVEL*) SOIL/SEDIMENT SAMPLES

*ALL MEDIUM LEVEL SAMPLES TO BE SEALED
IN METAL PAINT CAN FOR SHIPMENT

2 X 120-ML WIDE-MOUTH GLASS VIALS

240 ML

(LOW OR MEDIUM LEVEL*)

VOLATILE ANALYSIS

INORGANIC SAMPLE COLLECTION REQUIREMENTS

CONTAINER TYPE	I X I-LITER POLYETHYLENE	1 X 16-0Z, WIDE-MOUTH	1 X 1-LITER POLYETHYLENE	I X 16-02, WIDE-MOUTH
	BOTTLE	GLASS JAR	BOTTLE	GLASS JAR
a)		•	0	
REQUIRED VOLUME	1 LITER	. 16 0Z.	1 LITER	16 0Z.
WATER SAMPLES	METALS ANALYSIS	METALS ANALYSIS	CYANIDE (CN ⁻) ANALYSIS	CYANIDE (CN ⁻) ANALYSIS
	(LOW LEVEL)	(MEDIUM LEVEL*)	(LOW LEVEL)	(MEDIUM LEVEL*)

*ALL MEDIUM LEVEL SAMPLES TO BE SEALED IN METAL PAINT CAN FOR SHIPMENT

INORGANIC SAMPLE COLLECTION REQUIREMENTS

1 X 8-0Z, WIDE-MOUTH GLASS JAR CONTAINER TYPE REQUIRED VOLUME 6 0Z. METALS AND CYANIDE (CN⁻) ANALYSIS (LOM OR MEDIUM LEVEL*) SOIL/SEDIMENT SAMPLES

 Σ •ALL MEDIUM LEVEL SAMPLES TO BE SEALED IN METAL PAINT CAN FOR SHIPMENT

2 X 4-0Z. WIDE-MOUTH GLASS JARS

క

HIGH HAZARD SAMPLE COLLECTION REQUIREMENTS

anno access, esessed

REQUIRED VOLUME

CONTAINER TYPE

LIQUID SAMPLES

ORGANIC AND INORGANIC ANALYSIS

. 20 9

9____

1 X 8-0Z, WIDE-MOUTH GLASS JAR

SOLID SAMPLES
ORGANIC AND INORGANIC
ANALYSIS

· ZO 9

1 X 8-0Z, WIDE-MOUTH GLASS JAR

•ALL MEDIUM LEVEL SAMPLES TO BE SEALED IN METAL PAINT CAN FOR SHIPMENT



DIOXIN SAMPLE COLLECTION REQUIREMENTS

SOIL/SEDIMENT SAMPLES

REQUIRED VOLUME

31

CONTAINER TYPE

4 0Z.

2.3.7.8-TCDD (DIOXIN) ANALYSIS

1 X 4-0Z, WIDE-MOUTH
GLASS JAR
OR
1 X 8-0Z, WIDE-MOUTH
GLASS JAR

D____

*ALL MEDIUM LEVEL SAMPLES TO BE SEALED IN METAL PAINT CAN FOR SHIPMENT

Required Containers, Preservation Techniques, and Holding Times

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Measurement Table/Parameter	ment neter	Containerl	Preservative ^{2,3}	Maximum Holding Time For Water Samples ⁴
<u>1B</u>	Inorganic Tests			
23-2	23-24, Cyanide, total and amenable to chlori nation	9°6	0.6g ascorbic acid ⁵ NaOH to pH >12 Cooi, 4°C	5 14 days 6
	Metals?	-		
υ,	35, Mercury	9 . 4	HNO3 to pH <2	26 days
1B 3, 5-8, 11, P 13, 14, 19, e 20, 22, 26	 Metals, except above 	ວ ໌	HNO ₃ to pH <2	6 months
29, 30, 32- 34, 36, 37, 45, 47, 51				
52, 58, 59, 60, 62, 63, 70-72, 74				
,2,				

See following page for notes.

Notes

- Polyethylene (P) or Glass (G).
- Sample preservation should be performed immediately upon sample collection. For composite samples each aliquot should be preserved at the time of collection. When use of an automated sampler makes it impossible to preserve each aliquot, then samples may be preserved by maintaining at 4°C (+5°C) until compositing the sample splitting is completed.
- 3. When any sample is to be shipped by common carrier or sent through the United States Mails, it must comply with the Department of Transportation Hazardous Materials Regulations (49 CFR Part 172). The person offering such material for transportation is responsible for ensuring such compliance. For the preservation requirements of Table II, the Office of Hazardous Materials, Materials Transportation Bureau, Department of Transportation has determined that the Hazardous Materials Regulations do not apply to the following materials: Hydrochloric acid (HCL) in water solutions at concentrations of 0.04% by weight or less (pH about 1.96 or greater); Nitric acid (HNO3) in water solutions at concentrations of 0.15% by weight or less (pH about 1.62 or greater); Sulfuric acid (H2SO4) in water solutions at concentrations of 0.35% by weight or less (pH about 1.15 or greater; and Sodium hydroxide (NaOH) in water solution at concentration of 0.080% by weight or less (pH about 12.30 or less).
- 4. Samples should be analyzed as soon as possible after collection. The times listed are the maximum times that samples may be held before analysis and still considered valid.
- 5. Should only be used in the presence of residual chlorine.
- 6. Maximum recommended holding time is less when sulfide is present. Optionally, all samples may be tested with lead acetate paper before the pH adjustment in order to determine if sulfide is present. If sulfide is present, it can be removed by the addition of cadmium nitrate powder until a negative spot test is obtained. The sample is filtered and then NaOH is added to pH 12.
- Samples should be filtered immediately on-site before adding preservative for dissolved metals.

DEVELOPMENT OF THE QUALITY ASSURANCE TASK FORCE

Experts from many scientific and regulatory agencies met in Las Vegas, Nevada on February 18-20, 1987 to discuss Quality Assurance/Quality Control. The objectives of the group were to exchange ideas, share resources and technology, explore creative approaches, address key issues, and hopefully develop a unified plan for assuring quality data. A list of the attendees is included in Appendix A. The participants were divided into seven working groups so that the following topics could be discussed in greater detail:

- Group 1 Quality Assurance Management and Data Quality Objectives
- Group 2 On-Site Auditing, Data Review, and Evaluation
- Group 3 Performance Evaluation and Reference Material
- Group 4 Method Validation and Equivalency
- Group 5 Sample Management, Holding Times and Chain of Custody
- Group 6 Statistics and Chemometrics
- Group 7 Documentation and Data Communication

In order to facillitate the continuing exchange of ideas and resources, a proposal was submitted to the group for the formation of a Quality Assurance Task Force. The Quality Assurance Task Force would promote the continual development of a unified approach to QA/QC.

A summary of the findings of each of the working groups is presented below:

GROUP 1 - QUALITY ASSURANCE MANAGEMENT AND DATA QUALITY OBJECTIVES

Group 1 emphasized that the Army and EPA should define what types of data are needed, note comparisons and differences in data packages, and address methods to meet data requirements. Follow-up meetings on these and other differences should be held. The decision-making personnel in each agency should be identified and be responsible for establishing equivalency. The results should then be communicated to all ten regions.

GROUP 2 - ON-SITE AUDITING, DATA REVIEW, AND EVALUATION

Group 2 concluded that there was no consistency among the different agencies concerning precertification and certification. EPA's CLP program requires prospective labs to demonstrate, at their

own cost, administrative and technical capabilities before the contract is awarded. USATHAMA awards contracts, through a RFP process, on the basis of a written proposal and the history of the laboratory. Therefore, demonstration of technical profiency is paid for by USATHAMA. USDA requires a performance evaluation sample for accreditation. Failure on the performance evaluation sample necessitates that the laboratory must wait for six months before The EPA CLP considers the postaward performance reapplication. evaluation samples to be a major topic for the on-site laboratory evaluation, unlike the USATHAMA, the Navy, or the USDA. The group agreed that the on-site evaluation checklist was fairly uniform, but that the frequency of the audits and the level of corrective action applied varied with the agency. The EPA CLP was the only program which looked for serious problems by reconstructing final results from the original raw data during the audit. Some members of the group expressed interest in on-site auditing of the field sampling process. Also, the group proposed that the issues and benefits of agencies sharing laboratory performance information should be addressed.

Group 2 found that even though the time frame allowed for the review of data ranged from one week to three months, the procedures were generally the same. All reviewers looked for outlying data, controls, suspicious calibrations, etc. The group did emphasize that they did not feel that data was over-reviewed. Even though data was reviewed in the same manner, the application of the data depended on the end user and could vary widely. Differences in reviews depended on the auditor's function in the overall project scheme. Any data that was involved in litigation and chain of custody would take longer to review. The group decided that the audit could be facillitated by computerized data scans, organized standard data packages, and easier access to lab personnel and sampling information.

GROUP 3 - PERFORMANCE EVALUATION AND REFERENCE MATERIAL

Group 3 began their working session by identifying several issues to discuss. The group felt that the level of effort required to "certify a material" needed to be defined and that increased traceability of materials to NBS would be desirable. Purity documentation of standard materials should include one identity and two purity analyses and only designated labs should be allowed to certify materials. Also reference materials should have a certificate of analysis with dates of preparation and expiration, methods used, and any other pertinent data. Interagency cooperation in making and using batches of reference materials would increase the amount of funding available to make and certify Standard Reference Materials from NBS. The group felt that an interagency work statement was needed to plan a feasibility study on soil reference material preparation and analysis.

Group 3 was then divided into three subgroups: definitions, performance evaluation materials, and reference materials. The definitions subgroup defined <u>reference materials</u> as a general term for characterized substances used for the following three functions: instrument calibration, intralaboratory QC, and interlaboratory performance evaluation.

- 1. The purpose of <u>calibration</u> is to establish the relationship between instrument response and concentration. Calibration is accomplished by using <u>calibration standards</u> which are well characterized as to purity, stability, and concentration.
- 2. The purpose of <u>intralaboratory quality control</u> is to provide an assessment of data quality within a laboratory. This information is developed in part by daily analysis of a laboratory check sample. These check samples can be prepared by the laboratory or obtained from an external source. In addition, the laboratory should periodically analyze externally supplied check materials of known composition, such as EPA's QC samples and the SRM's from NBS.
- 3. The purpose of <u>performance evaluation</u> is to provide an assessment of the comparability of analytical results between laboratories. Performance evaluation materials (<u>PEM's</u>) are periodically supplied to the laboratory as unknowns by the sponsoring agency.

PEM's may be derived from natural matrix materials or synthetically prepared. The evaluation of laboratories using PEM's may be based on comparison with known values or by comparison of individual results against the average performance.

The subgroup on performance evaluation materials discussed the need for solid organic performance evaluation samples, acknowledging that nonvolatile evaluation samples are relatively easy to prepare, but that studies were needed for preparation of volatiles in solids. need for performance evaluation samples for explosives in soil was The subgroup decided that natural contaminated matrices were preferable to spiked matrices if possible. The frequency and character of the performance evaluation samples was discussed, as well as the selection of analytes, matrices, and concentrations. necessity of keeping evaluation samples as blind as possible was recognized, with the minimum frequency being one blind performance evaluation sample per lot of samples. However, studies should be made of laboratory operations to determine the optimum frequency, with a combination of control charts and performance evaluation samples being the best approach. The subgroup decided that the performance evaluation samples should be at multiple levels of concentration

(taking into account the method), and should contain well characterized analytes of low intrinsic variability. Both easy and difficult analytes should be included, as well as those that are easily confused. Performance evaluation results should be purged of proprietary information and shared between the different agencies. Matrices needed to be representative of the sites under study. Selection of six to ten representative types of soil was suggested. The need for a catalog of sources of environmental performance evaluation samples was expressed. The subgroup also discussed the evaluation of the performance of laboratories from evaluation sample data. The use of the results and the formation of data quality objectives should be consistent with the end use of the data such as risk assessment and legal considerations. Education of the end users of the data was suggested because of misconceptions concerning the width of windows for evaluating the results. Participants also reaffirmed that performance evaluation sample results only comprised one portion of the laboratory evaluation and that results would be of marginal value if criteria limits were set near method detection limits. Comments were made that dilution errors were a problem with high level performance evaluation samples and outliers on the high and low sides needed to be handled differently.

GROUP 4 - METHOD VALIDATION AND EQUIVALENCY

Consistency Inducation Proposed Proposed Applications of the proposed Applications of the Consistency of the

The first concern of Group 4 was to define method validation in the following manner:

Method Validation is a process starting with definition of analytes and sample matrices followed identification of suitable existing methods for conducting the analysis. A method is selected, optimized and validated in a single laboratory study which must include determination of method detection limit, precision and bias in a range of matrices of interest and also include ruggedness testing and writing a complete method protocol. Following a rigorous single life study, the method undergoes collaborative testing by a minimum of \sin to eight laboratories. The method is considered to be validated if the written protocol can be tellowed by the participating laboratories, the method is sultable for the tested matrices, and if the precision and accorracy of the collaborative results are within the limits set in the Data Quality Objectives.

The group also recognized that method validation is a separate process from certification of a laboratory to perform a method. In validating a method, the natural environmental matrix was preferred if the process of locating and characterizing the matrix did not exhaust the available resources. Fortified natural matrices could be used as well as a totally synthetic matrix. Problems associated with obtaining laboratories to participate in interlaboratory studies was discussed. The group felt that competition among the laboratories might make them commit to a validation effort, but there were no guarantees that the data would be delivered in a timely manner.

Guidelines for conducting dynamic validation were developed by the group. It should only be used when more than 20 laboratories are participating, the method must be based on a previously tested method for which there is a high degree of confidence that its performance will meet or exceed program requirements, and the method must include a strong quality control program.

Group 4 recommended that the EPA Superfund staff adopt a policy which would allow other federal agencies to demonstrate equivalency of their methods to Superfund methods. Problems mentioned which could result from adopting such a policy were different reporting requirements and proliferation of equivalent methods which would make data review more difficult.

The group recommended that other federal agencies be invited to attend \hat{r} uture caucuses and that the QA workshop should be reconvened in one year or less.

GROUP 5 - SAMPLE MANAGEMENT, HOLDING TIMES AND CHAIN OF CUSTODY

Group 5 recognized that a uniform sample definition would be desirable, but may not be possible. However, sample terms must be defined and mutually understood by all agencies involved. procedures for field sampling, field logs, and chain-of-custody documentation should be uniform. Total compliance in maintaining chain-of-custody could be very difficult with more automated analyses. More stringent QA concerning field sampling is needed since this represents a huge source of error. Some estimate of this error would be desirable. The group felt that information on the validity of holding times would be desirable in unifying specifications among the various agencies. Requirements for reanalysis were different among the agencies if checking of data revealed that analyses inappropriately performed. A centralized database as a means of obtaining summary information on laboratories such as current standing, date of most recent audit, and date of most recent performance evaluation sample analysis would be advantageous to all agencies concerned.

GROUP 6 - STATISTICS AND CHEMOMETRICS

Group 6 raised five issues for discussion. The first issue was detection limits. The group established that the detection limit represents a concentration where decisions about presence or absence are made and that the quantitation (reporting) limit is at some concentration above the detection limit. The detection limit is highly dependent on the individual characteristics of the apparatus, analyst, method, etc. Data was shown to suggest that EPA's MDL and THAMA's Hubaux and Vos estimates from some data sets show a maximum difference

in ratio of 1.5. The group concluded that the two procedures were not as different as thought at first, and expressed a need for more information on how to set limits for multi-analyte methods, using surrogates to evaluate matrix variations, more comparative evaluations of the different methods of estimating detection limits, more education on the variables which are included in the detection limit estimates, and a determination of the most effective way to specify concentration limits and evaluate inherent risks.

The second issue raised was <u>chemometrics</u>. During this discussion, the following needs were expressed: investigation of applications of composite sampling techniques to environmental monitoring, estimation of variablility due to sampling, improved laboratory subsampling protocols, and more nested experimental programs to provide objective estimates based on real samples of the following: field sampling variability, lab subsampling/preparation, and analytical variability.

The third issue that the group discussed was the development of performance evaluation sample criteria. Double-blind performance evaluation sample submission was considered ideal when feasible at a frequency consistent with the needs of the program and cost benefit Ultimately the group wanted to see capability limits established for the performance evaluation standards for various methods and for different types of evaluation materials. establishing these criteria, the problem of editing data to exclude true "outliers" without unduly truncating data sets was recognized. The question was also raised about the effect of a large number of outliers in a data set upon future repeatability. A suggestion was made to use the Biweight Robust Estimation Procedure (JASA, June 1982) which provides the basis for USEPA performance evaluation criteria limits for water analysis. Some out-of-control data could be discarded if the frequency of performance evaluation checks is increased.

The group labeled the fourth issue as design/analysis comparability. Essentially, improved communication between personnel and field samplers was a necessity in order to carefully formulate all sampling protocols and analysis in advance so that all statistical computations would be compatible with the actual Any uncontrolled variables in the performance of the experiments. procedures also needed to be noted to aid in the design process as well as final use of the data (qualitative vs. quantitative).

Concerning the last issue, <u>validation of reference materials</u>, the group required detailed procedures to establish homogeneity and stability.

GROUP 7 - DOCUMENTATION AND DATA COMMUNICATION

Group 7 agreed that the quality and quantity of the documentation required for a program varies depending on the end use of the data from the most intensive documentation necessary for litigation purposes to minimum documentation only needed for characterization/information gathering to make rapid decisions. The group stated that sampling and analytical contracts should require the level of documentation necessary for the program's purposes with the long term goal that the various agencies would reach some consensus on what documentation should be required. Meeting this goal would solve such problems as agreement of EPA and DOD on documentation when both agencies are involved in sites on DOD facilities and alleviate the frustration of contractor labs who are required to follow different documentation and reporting requirements depending on the agency. The group questioned whether software systems could be developed and implemented to process some of the quality control elements common to all the agencies and provide some documentation. USATHAMA followed up this discussion with a presentation of their computer software.

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 - 51. Andy Anderson, USATHAMA, AMXTH-IR, Bldg. E-4585, Aberdeen Proving Ground, MD 21010-5401.
 - 52. Stanley Blacker, USEPA/ORD, 401 M St., S.W., Washington, DC 20460.
 - 53. Dave Bottrell, USEPA EMSL/LV, P.O. Box 15027, Las Vegas, NV 89114.
 - 54. George Brilis, USEPA EMSL/LV, P.O. Box 15027, Las Vegas, NV 89114.
 - 55. Paul Britton, USEPA EMSL/CIN, 26 W. St. Clair St., Cincinnati, OH 45268.
 - 56. Ken Brown, USEPA EMSL/LV, P.O. Box 15027, Las Vegas, NV 89114.
 - 57. Judy Burris, USAF, USAF OEHL/TS, Brooks Air Force Base, TX 78235.
 - 58. Larry Butler, USEPA EMSL/LV, P.O. Box 15027, Las Vegas, NV 89114.
 - 59. Joe Campana, Environmental Research Lab, UNLV, 4505 S Md. Parkway, Las Vegas, NV 89154.
 - 60. Bob Clerman, MITRE Corp., 7525 Colshire Dr., McLean, VA 22102.
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Distribution (Cont'd)

- 64. Jerry Fitzgerald, MITRE Corp., 7525 Colshire Dr., McLean, VA 22102.
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- 66. Forest Garner, Lockheed-Las Vegas, P.O. Box 15027, Las Vegas, NV 89114.
- 67. Duane Geuder, USEPA/OSWER, WH548A, 401 M St., Washington, DC 20460.
- 68. C. L. Grant, University of New Hampshire, Parsons Hall, Chemistry Department, Durham, NH 03824.
- 69. Fred Haeberer, EPA/QAMS, WH548A, 401 M St., Washington, DC 20460.
- 70. Michael K. Hoffman, USDA/FSIS, 300 12th St. SW, Washington, DC 20250.
- 71. Mike Homsher, Lockheed EMSCO, P.O. Box 15027, Las Vegas, NV 89114.
- 72. Chuck Hoover, Lockheed EMSCO, P.O. Box 15027, Las Vegas, NV 89114.
- 73. William Horwitz, FDA, Center for Food, Safety and Applied Nutrition, HFF-7, Washington, DC 20204.
- 74. Peter Isaacson, Sample Management Office, P.O. Box 918, Alexandria, VA 22313.
- 75. Tom Jenkins, USACRREL, ATTN: CRREL-RC, Hanover, NH 03775.
- 76. Captain Philip Jung, USAF, OEHL/TF, Brooks Air Force Base, TX 78235-5000.
- 77. D. A. Kane, USAF, HQ USAF/LEEV, Bolling Air Force Base, Washington, DC 20332.
- 78. Ed Kantor, USEPA EMSL/LV, P.O. Box 15027, Las Vegas, NV 89114.
- 79. Suji Kumar, Lockheed EMSCO, P.O. Box 15027, Las Vegas, NV 89114.
- 80. Ken Lang, USATHAMA, AMXTH-TE-A, Bldg. E-4585, Aberdeen Proving Ground, MD 21010-5401.
- 81. Kathy Laukner, UNLV-ERC, Las Vegas, NV 89114.
- 82. T. J. Lewis, USAF, HW USAF/SGPA Bolling Air Force Base, Washington, DC 20332.
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